

UNITED STATES DEPARTMENT OF COMMERCE United State Patras and Trademonk Office Adless COMMISSIONER FOR PATENTS F.O. Do. 1402 ADMINISTRATION 22913-1450

APPLICATION NO	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONTIRMATION NO
09/926,789	09/03/2002	Tohru Takahashi		8652
7.	990 06/02/2004		EXAM	INER
Felix J D'Ambrosio			SALVATORE, LYNDA	
Jones Tullar & Fads Station	Cooper		ART UNIT	PAPER NUMBER
PO Box 2266			1771	
Arlington, VA	22202		DATE MAILED 06/02/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Author Occurrence	09/926,789	TAKAHASHI, TOHRU				
Office Action Summary	Examiner	Art Unit				
	Lynda M Salvatore	1771				
 The MAILING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply 						
A SHORTENED STATUTIORY PERIOD FOR REPLY IS SET TO EXPIRE I MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Identification of this may be a reliable stock for participant of TOTAL 1.05(s) in no exert, lower, may be simply be finely filled. - The participant complexed above is less in them 100 (30 pas a region with the distancy mention of thing (50) days with occupated from 100 pass (100 pass). - File participant complexed above is less in them 100 (30 pas a region with the distancy mention of thing (50) days with occupated from 100 pass (100 pass). - File participant complexed above is less in them 100 (30 pass a region with the distancy mention of thing (50) days with occupated from 100 pass (100 pass). - File participant complexed above is less in the complexed pass (100 pass) and the complexed pass of the complexed pass (100 pass). - File pass is supported above in the complexed pass (100 pass) and the complexed pass of the complexed pass (100 pass). - File pass (100 pass (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pass) and (100 pass). - File pass (100 pass) and (100 pass) and (100 pa						
Status						
Responsive to communication(s) filed on 20 December 2001.						
a) This action is FINAL 2b) ☑ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-14 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) 1-14 are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some c) None of:	priority under 35 U S.C. § 119(a)	+(d) or (f)				
 Certified copies of the priority documents 	have been received.					
Certified copies of the priority documents	have been received in Application	on No				
 Copies of the certified copies of the prior 	ity documents have been receive	ed in this National Stage				
application from the International Bureau	(PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						

Paper No(s)/Mail Date _____ U.S. Patent and Trademerk Office PTOL-326 (Rev. 1-04)

Notice of Draftsperson's Patent Orawing Review (PTO-948)
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/05)

Attachment(s) 1) Notice of References Cited (PTO-892)

Office Action Summary

4) Interview Summary (PTO-413)
Paper No(s)/Mail Date.

Election/Restrictions

- Restriction is required under 35 U.S.C. 121 and 372.
- This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.
- In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.
 - Claims 1-5, and 12-14 drawn to non-woven hook and loop fastener classified in class 428, subclasses 99-100.
 - II. Claims 6-11, drawn to method for forming a hook and loop fastener non-woven material, classified in class 24, subclass various 442+
- 4. The inventions listed as Groups I and 11 do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features. Unity of invention exists only when there is a technical relationship among the claimed inventions involving one or more technical features. Specifically, the term "special technical features" is defined as meaning those technical features that define a contribution which each of the inventions considered as a whole, makes over the prior art. In the instant case, the method the method steps of laminating together a non-woven fabric base material and applying needle punching does not define a contribution over the prior art. For example, see US 6.217,693 and 5.891,547.
- Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the

application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

- Applicant is advised that the reply to this requirement to complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).
- Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lynda M Salvatore whose telephone number is 571-272-1482.
 The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Terrel Morris can be reached on 571-272-1482. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov, Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (foll-free).

May 28, 2004

